## REMARKS

In response to the election/restriction requirement of October 26, 1998, Applicant elects to prosecute Invention I, claims 1-3 and 8-15. The remaining claims have been canceled and made part (or will be made part) of separate divisional applications.

With respect to the missing materials identified by the Examiner in the Office Action, attached is a copy of a postcard indicating that the identified materials were in fact received by the Patent Office.

Notwithstanding, Applicant re-transmits herewith (1) a substitute specification attached as Appendix A; (2) the substitute specification showing deleted and revised material attached as Appendix B; (3) formal drawings attached as Appendix C; (4) proposed amended red-ink drawings attached as Appendix D; and (5) a set of amended formal drawings after correction attached as Appendix E. No new matter has been added to the application through the substitute specification or the formal drawings.

The Examiner is correct that there is no record of a denial of a petition for entry of color photographs. In view of the filing of formal drawings, however, Applicant hereby respectfully withdraws the petition.

With respect to claims 81 and 82, those claims appear to properly depend from claims 16 and 23, respectively.

Accordingly, claim 81 should be part of Invention IV and claim 82

should be part of Invention XIII.

It is respectfully submitted that the application is now in condition for prosecution on the merits.

Respectfully submitted,

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